IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

CALGON CARBON CORPORATION,

Plaintiff,

v.

Civil Action No. 98-72

POTOMAC CAPITAL INVESTMENT, a

Delaware Corporation; PROGRESS

CAPITAL HOLDINGS, INC., a

Capital Corporation and a composition and a composit

Florida Corporation; and
FLORIDA PROGRESS CORPORATIONS
a Florida Corporation,
Defendants.

ORDER

)

Therefore, this // day of January, 2007, IT IS
HEREBY ORDERED that DEFENDANTS' MOTION IN LIMINE TO PRECLUDE
PLAINTIFF FROM INTRODUCING ANY EVIDENCE RELATED TO CLAIMS AND/OR
DAMAGES NOT CONTAINED IN ITS CONTRACTUALLY REQUIRED WRITTEN
DECLARATION [document #349] is DENIED.

cc: All Counsel of Record